

UNITED STATES DISTRICT COURT

for the

EASTERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,)	
)	Case No.: CR-24-209-JFH
Plaintiff,)	
v.)	Date: 12/17/2024
)	
<u>GARLAND LEON SEAY</u>)	Time: 3:11 p.m. – 3:22 p.m.
Defendant.)	

MINUTE SHEET – ARRAIGNMENT

Gerald L. Jackson, U.S. Magistrate Judge P. Bruce, Deputy Clerk FTR Courtroom: 4 - Room 420

Counsel for Plaintiff: Michael Robinson, AUSA

Counsel for Defendant: Wes Cherry, Retained

Defendant gives consent to proceed by video conference

Fin. Afd / Deft orally requested counsel Objections yes no Court appointed counsel

Defendant appears in person: with Counsel; Counsel waived; w/o Counsel;

Defendant acknowledged receipt of Indictment and has had an opportunity to discuss it with counsel

Defendant advised of constitutional rights, charges, possible penalties

Defendant waives formal reading of Indictment

Defendant entered not guilty plea as to Counts 1-3 of the Indictment

Jury Trial set January 27, 2025, at 8:45 a.m., before District Judge John F. Heil, III

Court advised defendant will have 14 days to file motions and Government will have 7 days to respond

EXPERT WITNESS NOTICES to be filed within fourteen (14) days after arraignment. Any DAUBERT MOTIONS to be filed within 14 days of the filing of the Expert Witness Notices.

Joint Status Report and Notices due within 7 days

Discovery:

Court inquired of counsel as to the status of discovery production pursuant to Local Criminal Rule 16.1(A) requiring the Government to provide discovery to defendant contemporaneously with the Arraignment.

Government states discovery will be available via USAFX at the conclusion of the Arraignment

Government has complied Government has not complied

Parties do do not foresee any problems which the Court should anticipate.

Court reminds Government of their discovery obligations pursuant to the Due Process Protections Act

Detention / Bond:

Defendant allowed to post bond in the amount of \$10,000.00 (unsecured) with conditions of release

Government filed a Motion for Detention

Defendant orally requested detention hearing

Detention hearing set

Defendant waives the issue of detention at this time

Defendant agreed issue of bond is moot

Defendant to remain in custody and was remanded to the custody of USMS

The sound recording for this hearing has been reviewed for completeness and correctness. The recording is a true and accurate record of these proceedings: PB